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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/616,622	07/10/2003	Daniel M. Lafontaine	1001.2207101	3366
	7590 11/02/200 SEAGER & TUFTE, L	EXAMINER		
1221 NICOLLE		YABUT, DIANE D		
SUITE 800 MINNEAPOLI	S, MN 55403-2420	ART UNIT	PAPER NUMBER	
			3734	
			MAIL DATE	DELIVERY MODE
			11/02/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Арі	olication No.	Applicant(s)	Applicant(s)			
		10/	616,622	LAFONTAINE, D	LAFONTAINE, DANIEL M.			
		Exa	ıminer	Art Unit				
		DIA	NE YABUT	3734				
Period fo	The MAILING DATE of this commun or Reply	ication appears	on the cover sheet	with the correspondence a	ddress			
WHIC - Exter after - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MINIORS of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum state to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE of 37 CFR 1.136(a). unication. ututory period will appwill, by statute, cause	OF THIS COMMUN In no event, however, may by and will expire SIX (6) Mo the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	·			
Status								
1)⊠	Responsive to communication(s) file	d on 19 Octobe	er 2009					
· ·		2b)⊠ This actio						
3)		<i>-</i>		atters prosecution as to th	ne merits is			
٥/١	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disnositi	on of Claims		<u>.</u> ,,	,,				
-			!					
,	Claim(s) <u>1-14,16-29 and 31-41</u> is/are pending in the application.							
	4a) Of the above claim(s) <u>11,12 and 14</u> is/are withdrawn from consideration.							
· —	Claim(s) is/are allowed.							
· ·	Claim(s) <u>1-10, 13, 16-29, 31-41</u> is/ar	e rejected.						
	Claim(s) is/are objected to.							
8)[_]	Claim(s) are subject to restric	tion and/or elec	ction requirement.					
Applicati	on Papers							
9)	The specification is objected to by the	e Examiner.						
10)	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including	the correction is	required if the drawir	ng(s) is objected to. See 37 (CFR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	TO-948)	Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application 				

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DETAILED ACTION

Response to Amendment

- 1. Applicant's request for reconsideration of the finality of the rejection of the last Office action filed 10/19/2009 is persuasive and, therefore, the finality of that action is withdrawn.
- 2. Claims 1-14, 16-29, and 31-41 are pending in the application. Claims 11-12 and 14 are withdrawn from consideration.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. <u>Claims 1-10, 13, 16-21, 23-29, and 31-41</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over **Huebsch et al.** (U.S. Patent No. **6,312,446**) in view of **Hart** (U.S. Patent No. **5,846,251**) and **Lafontaine et al.** (U.S. Patent No. **5,964,782**).

Huebsch et al. disclose an elongate delivery member **40** and inserting through a body opening a closure component through the delivery member which includes a collapsible backing or support **200** with proximally facing tissue engaging hooks **270** disposed thereon and being generally conically shaped and having a center portion **216** distally spaced from the periphery of the backing in the non-collapsed, non-deployed position, withdrawing the closure component proximally relative to the opening such that

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the tissue engaging hooks engage tissue adjacent the opening, applying proximally directed force to a collapse actuator wire 230 releasably coupled to the collapsible backing with a distal end 232 received with and extending distal to a distal aperture 234 of the collapsible backing to thereby collapse the backing to a collapsed, deployed position in which the center portion is moved proximally toward the backing periphery to form a generally disc shape and the hooks engage the tissue, and disconnecting the collapse actuator from the collapsible backing permitting the detachable distal end to pass proximally through the distal aperture and the collapsed backing, and then disconnecting the closure component from the distal end of the delivery member by rotating the collapse actuator (Figures 5a-5b, 14-17 and 21-22; col. 6, line 43 to col. 7, line 50).

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Huebsch et al. disclose disconnecting the collapse actuator detachable distal end **232** from the collapsible backing by rotating the actuator so that it fits through distal aperture **234**, and therefore the collapse actuator is connected or disconnected to the backing depending on its position relative to the distal aperture of the backing (Figures 16-17; col. 6, lines 54-65), which allows for expanding and collapsing of the backing before being detached.

However, Huebsch et al. do not disclose the collapse actuator detachable distal end assuming a deformed profile solely in response to a sufficient proximal force applied to the collapse actuator in order to permit the detachable distal end to pass proximally through the distal aperture.

Hart teaches a collapse actuator having a detachable distal end 54 (which is first joined to collapsible element 43 and is received with a distal aperture near 85; see Figures 4-6) configured to assume a deformed profile ("reduce the profile or diameter") solely in response to a sufficient proximal force ("tension") applied to the collapse actuator, the deformed profile permitting the detachable distal to pass proximally through the distal aperture and thereby detach from the collapsible element (see Figures 5-7; col. 10, lines 28-34). Another embodiment shown in Figures 28E-28H shows that proximal force to collapse actuator 300 causes its detachable distal end 301 to assume a deformed profile (to be "folded back onto itself during withdrawal," col. 13, lines 41-47) in order to permit the distal end to pass proximally, or to be mechanically released, through a distal aperture near 325. It would have been obvious to one of ordinary skill in the art at the time of invention to modify the withdrawing step of Huebsch et al. with the use of a collapse actuator with a deformable distal end in response to sufficient proximal force, as taught by Hart, in order to facilitate retraction and removal of the actuator without the need for its rotation to ensure passage through the distal aperture.

Huebsch et al. also lack the collapsible backing being made of pile or fabric, wherein the pile tissue engaging hooks engage portions of the pile backing to retain the pile backing in the collapsed position.

Lafontaine et al. teach a bioabsorbable pile backing **344** with tissue or adventitia engaging hooks that entangle in the backing located proximal of the hooks as the backing moves from the non-collapsed position to the collapsed position to retain the

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backing in a collapsed configuration (Figures 34A-34C; col. 17, lines 38-43 and col. 18, lines 24-29). The engaging hooks are oriented in a non-engaging orientation when traveling in a distal direction and in an engaging orientation when traveling in a proximal direction. It would have been obvious to one of ordinary skill in the art at the time of invention to provide a bioabsorbable pile backing with hooks that entangle the backing when moved from a non-collapsed to collapsed position, as taught by Lafontaine et al., to the closure component of Huebsch et al. in order to quickly close the blood vessel while leaving the patient minimally impacted (col. 4, lines 57-67) and further maintain the collapsed configuration of the closure component.

Lastly, although Huebsch et al. teach biocompatible materials (col. 3, line 57 to col. 4, line 17), bioabsorbable materials are not expressly disclosed.

3. <u>Claim 22</u> is rejected under 35 U.S.C. 103(a) as being unpatentable over **Huebsch et al.** (U.S. Patent No. **6,312,446**) in view of **Hart** (U.S. Patent No. **5,846,251**) and **Lafontaine et al.** (U.S. Patent No. **5,964,782**), as applied to claim 21 above, and further in view of **Luscombe et al.** (U.S. Patent No. **5,683,418**).

Huebsch et al., Hart, and Lafontaine et al. disclose the claimed invention as discussed above, including the collapse actuator having a distal end that is detachable to the distal end of a closure component, except for the collapse actuator having a frangible connection.

Luscombe et al. teach a detachable distal end **108** of an actuator **107** that is frangible due to withdrawal tension (see abstract, Figures 18-20). It would have been

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obvious to one of ordinary skill in the art at the time of invention to modify the combined invention of Huebsch et al., Hart, and Lafontaine et al. disclose by providing a frangible connection, as taught by Luscombe et al., in order to facilitate separation from the closure component which is well known in the art as a detachment mechanism (col. 3, lines 13-16).

Response to Arguments

- 4. Applicant's arguments with respect to claims 1-10, 13, 16-29, and 31-41 have been considered but are moot in view of the new ground(s) of rejection.
- 5. Applicant's argues the modification of Huebsch et al. with Lafontaine et al. is an incapable combination since the tissue between the proximal struts and the distal struts would prevent the hooks from engaging the pile. However, modifying the proximal and distal struts with collapsible pile backing would not prevent the hooks from engaging the pile because the hooks of the proximal portion would engage the pile of the proximal portion and the hooks of the distal portion would engage the pile of the distal portion, therefore maintaining the collapsed configuration.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DIANE YABUT whose telephone number is (571)272-6831. The examiner can normally be reached on M-F: 9AM-4PM EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Todd Manahan can be reached on (571) 272-4713. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Diane Yabut/ Examiner, Art Unit 3734

/Todd E Manahan/ Supervisory Patent Examiner, Art Unit 3734